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7	UNITED STATES DISTRICT COURT	
8	DISTRICT OF NEVADA	
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10	SHAWN JAFFEE and DEREK KRITZ, individually and on behalf of all others similarly situated,	CASE NO.: 2:19-cv-00644-APG-NJK
11	Plaintiffs,	STIPULATION AND ORDER FOR
12	v.	EXTENSION OF TIME FOR DEFENDANT TO FILE RESPONSE TO COMPLAINT
13	WYNN LAS VEGAS, LLC a Nevada	(FIRST REQUEST)
14	domestic limited-liability company, EMPLOYEE(S)/AGENT(S) DOES 1-10;	(FIRST REQUEST)
15	and ROE CORPORATIONS 11-20, inclusive,	
16	merusive,	
17	Defendant.	
18	Plaintiff SHAWN JAFFEE and DEREK KRITZ ("Plaintiffs"), by and through their	
19	counsel of record, Gabroy Law Offices and Theodora Oringher PC, and Defendant WYNN LAS	
20	VEGAS, LLC ("Defendant"), by and through its counsel of record, Brownstein Hyatt Farber	
21	Schreck, LLP, hereby stipulate and agree pursuant to Local Rule IA 6-1 to extend the deadline for	
22	Defendant to file its response to the Complaint and state as follows:	
23	1. Defendant removed this case from state court to this Court on April 15, 2019.	
24	2. Defendant's response to the Complaint is currently due on April 22, 2019.	
25	3. This stipulation seeks to extend the deadline for Defendant to respond to the	
26	complaint up to and including May 22, 2019.	
27	4. Good cause exists to grant this stipulation. Undersigned counsel was recently	
28	retained by Defendant in this action and requires additional time to review the Complaint and 19112352	

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underlying facts and documentation, and to formulate an appropriate and informed response to the Complaint. 5. This stipulation is brought in good faith by both parties and not for purposes of delay. 6. No extension of time or continuance has previously been requested by Defendant. 7. By filing this stipulation, Defendant expressly reserves and does not waive its rights to assert any defense, including but not limited to Fed. R. Civ. P. 12(b) defenses. IT IS THEREFORE STIPULATED by and among the parties that the deadline for Defendant to file a response to the Complaint is extended up to and including May 22, 2019. Respectfully submitted this 18th day of April, 2019. /s/ Christian J. Gabroy /s/ Travis F. Chance TRAVIS F. CHANCE, ESQ. CHRISTIAN J. GABROY, ESQ. Nevada Bar No. 13800 christian@gabroy.com tchance@bhfs.com GABROY LAW OFFICES BROWNSTEIN HYATT FARBER 170 South Green Valley Parkway, Suite 280 SCHRECK, LLP Henderson, Nevada 89012 100 North City Parkway, Suite 1600 Telephone: (702) 259-7777 Las Vegas, NV 89106-4614 Facsimile: (702) 259-7704 Telephone: 702.382.2101 Facsimile: 702.382.8135 JON R. MOWER, ESQ. Attorney for Defendant imower@tocounsel.com THEODORA ORINGHER PC 535 Anton Boulevard, Ninth Floor Costa Mesa, CA 92626-7109 Telephone: (714) 549-6200 Facsimile: (714) 549-6201 Attorneys for Plaintiffs IT IS SO ORDERED. UNITED STATES MAGISTRATE JUDGE Dated April 19, 2019

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